

21-6315 ORIGINAL
SCOTUS Case No. _____

Supreme Court, U.S.
FILED

NOV 09 2021

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IN THE
SUPREME COURT OF THE UNITED STATES

MARY JO WEIDRICK, Petitioner

v.

JOSEPH R. BIDEN, JR., PRESIDENT OF THE UNITED STATES and COMMANDER IN CHIEF OF THE UNITED STATES MILITARY; THE UNITED STATES MILITARY; U.S. ATTORNEY GENERAL MERRICK GARLAND; UNITED STATES CONGRESS et al, parties acting in both professional and personal capacities,

Respondents.

MOTION FOR LEAVE TO PROCEED *IN FORMA PAUPERIS*

MOTION FOR LEAVE TO FILE PETITION;
PETITION FOR A WRIT OF CERTIORARI BEFORE
JUDGMENT TO THE UNITED STATES COURT OF APPEALS
FOR THE DISTRICT OF COLUMBIA AND REQUEST TO EXPEDITE SAME

Mary Jo Weidrick, Petitioner
1300 Rhodes Avenue
Sarasota, FL 34239
Ph.: 941-316-0273

QUESTIONS PRESENTED

- i.* Whether the facts alleged in Petitioner's complaint are true and non-frivolous despite the bizarre and unusual nature of the case rather than "frivolous" as stated by the lower court, which erroneously dismissed this case.
- ii.* Petitioner brought this action and request its expedition to compel Respondents and this Court to allow Petitioner to immediately and safely confer with her attorney of 4 years, Mark J. Geragos, and anyone else necessary to stop this barbaric violent 24/7 terrorism of Petitioner for 32+ years and without any more delays; ensuring our constitution and laws are enforced.

i.

PARTIES TO THE PROCEEDINGS

A. Petitioner: Mary Jo Weidrick is a pro-se applicant and resident of the State of Florida since 2010.

B. Respondents acting both professionally and individually:

President Joseph R. Biden, Jr. was a resident of the State of Delaware until becoming President in January 2021; wherein he also became a resident of Washington, D.C. and conducts his primary business there.

Merrick Garland maintains his primary office in Washington, D.C. and presumably resides there as well.

Members of Congress have primary offices in Washington D.C. and conduct their primary business from there and presumably maintain residences in their respective districts as well.

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I. OPINIONS BELOW

None known.

II. JURISDICTION and VENUE

a.) The court below had jurisdiction pursuant to 28 U.S.C. Sec. 1331, 1332, United States District Court for the District of Columbia; Civil Action No.1:21-cv-02224-UNA; final judgment was issued by the lower court on September 22, 2021.

b.) Petitioner mailed a timely notice of appeal to the United States Court of Appeals for the District of Columbia on October 22, 2021; it was mailed on October 22, 2021; filed on November 9, 2021 and assigned case no. 21-5247 per phone call to clerk.

c.) SCOTUS has jurisdiction under 28 U.S.C. 2101(e); 28 U.S.C. Sec.1254; 28 U.S.C. Sec. 1651.

d.) Venue is proper in this district pursuant to 28 U.S.C. Sec. 1391 as Respondents live in this district either full or part time; many of the transactions and events giving rise to Petitioner's claims originate and occurred in this district for the almost 32 years and continue to do so.

III. RELEVANT CONSTITUTIONAL and STATUTORY PROVISIONS

Art. II, Sec. 1. Oath of Office. "...Before he enter on the Execution of his Office, he shall take the following Oath or Affirmation – "I do solemnly swear (or affirm) that I will faithfully execute the Office of President of the United States, and will to the best of my Ability, preserve, protect and defend the Constitution of the United States."**Pages:**

Art. II, Sec. 3. (President) Take care clause. "...he shall take care that the Laws be faithfully executed,..."**Pages:**

Art. VI. Supreme Law of the Land. "...This Constitution and the Laws of the United States, which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the Supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the contrary notwithstanding."**Page**

Art. VI. Oath to Support Constitution. "The Senators and Representatives mentioned, and the Members of the several State Legislatures and all executive and judicial Officers, both of the United States and of the several States, shall be bound by Oath or Affirmation, to support this Constitution..."Pages:

First Amendment.....Page 22

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.

Fourth Amendment.....Page 22

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

Fifth Amendment.....Pages 20

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger, nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

Sixth Amendment.....Pages 20, 21

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the Assistance of Counsel for his defence.

Ninth Amendment.....Page 22

The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

Sec. 802, Patriot Act. (Pub. L. No. 107-52).....Pages:

Expanded "terrorism" to cover "domestic terrorism". A person engages in domestic terrorism if they do an act "dangerous to human life" that is a violation of the criminal laws of a state or the United States if the act appears to be intended to: (i) intimidate or coerce a civilian population; (ii) influence the policy of a government by intimidation or coercion or (iii) to affect the conduct of a government by mass destruction; assassination or kidnapping. The acts must also occur primarily within the territorial jurisdiction of the United States.

IV. STATEMENT OF THE CASE

1. Petitioner filed this action in the United States District Court for the District of Columbia Circuit on August 19, 2021; the court dismissed the case (Civil Action No. 1:21-cv-02224-UNA as “frivolous” on September 23, 2021.. (App. “A”).

a. Petitioner filed a timely appeal in the United States Court of Appeals for the District of Columbia on November 9, 2021 case no. 21-5247.

2. The primary purpose of this action is to allow Petitioner to immediately and safely confer with her attorney of 4 years, Mark J. Geragos, for purposes of stopping named and unnamed Respondents’ 32+ years of 24/7 barbaric violent terrorism of Petitioner. Named and unnamed Respondents daily forge pro-terrorism material making it appear it is Petitioner’s, then threaten to arrest Mr. Geragos, prosecutors Letitia A. James, New York Attorney General and Cyrus R. Vance, Jr., Manhattan District Attorney et al if they speak to Petitioner for purposes of stopping this terrorism.

3. Apparently participating terrorist and Joe Biden’s hired “Fixer”, U.S. Attorney General Merrick Garland, exploited his personal and professional relationship with some or all of the Justices of the Supreme Court of the United States to have Petitioner’s last SCOTUS pleadings of March – August 2021 denied. Petitioner believes Chief Justice Roberts, perhaps all Justices, instructed POTUS Joe Biden, the U. S. Military, USAG Merrick Garland to stop this terrorism of Petitioner and to “make a deal” or perhaps Mr. Garland stated he would conduct “an investigation” of this terrorism; possibly he’s trying to decriminalize domestic

terrorism to avoid any and all prosecution. Instead of stopping the terrorism or legitimately investigating who is committing these violent crimes, Merrick Garland, the U.S. Military Psychological Operations division ("Psych Ops") maintained and have increased the violence and it appears has made no effort to properly investigate; honor our laws and Constitution or "make a deal". He, in fact, has obstructed any "deal making". "Investigating" and making a deal" are a few more euphemisms for this 24/7 terrorism.

Petitioner tried to "think to/educate" Merrick Garland when he was testifying in the Senate on February 22, 2021 before being confirmed as USAG, meaning he knew before he accepted the job that Joe Biden, the U. S. Congress, TV media et al were terrorizing Petitioner. He elected to participate in this terrorism, otherwise he would not have been hired or confirmed by Congress; same for Elizabeth Prelogar and any DOJ leadership role. He was hired as a "Fixer", no different than Michael Cohen, thus his improper requests to this Court to delay and or deny Petitioner her constitutional and legal rights and keep this terrorism alive for 8 extra months thus far.

Merrick Garland, Solicitor General Elizabeth Prelogar, any substitutes are not representing the interests of the United States government; they are representing the personal interests of each individual Respondent, named and unnamed; NYAG Letitia A. James; Manhattan DA Cyrus Vance, Jr. have represented the interests of the U. S. government.

4. Merrick Garland, the U. S Military Psych Ops (terrorists) have also indicated they want Petitioner to tell lies in order to stop this terrorism. The most poignant, depraved misstatement Merrick Garland wants Petitioner to tell is that she actually did engage in pro-terrorism activity or conversation; then Merrick Garland would or could arrest Petitioner for terrorism and treason. Rather than finding out who was forging all pro-terrorism material making it appear it is associated with Petitioner, Mr. Garland is now forging or causing to be forged this material along with the U.S. Military et al.

5. SCOTUS' denial of Petitioner's pleadings to be able to speak with her attorney et al immediately is contributing to, prolonging and increasing this 24/7 terrorism exponentially.

6. Part of Respondents' terrorism is there is always a barrier to "making the deal" to stop the terrorism. They continue to manufacture contrived and even childish "reasons" why they can't stop it such as Petitioner uses foul language (It.s a moot and childish point; however, Peitioner will address it this time, as she beliees they forge/audio-shop some vulgar language, pornography (according to TV media terrorists) making I appear it is Petitioner). Petitioner doesn't use foul language; believes it diminishes the speaker and dilutes the message; however, she was misguided in thinking , not speaking, relatively rare indiscreet vulgarity in horror trying to get out of Petitioner's body.

7. The terrorists or Petitioner have indicated since the Obama years they/we would make a deal; they never contact her or her attorney, instead continue to

manufacture more pro-terrorism material, rape, sexually assault her, etc. One cannot make a deal via the mind-reading equipment; it is strictly a tool of terrorism. The mind-reading equipment is not "conversation"; it's violent physical and psychological rape the way they use it. It's also a stall tactic; a ruse for the benefit of SCOTUS Justices.

8. To refresh this Court, there are many planks of this 24/7 terrorism of 32+ years including but not limited to:

a.) Named and unnamed Respondents have terrorized Petitioner 24/7 for 32+ years themselves; additionally use unnamed Respondents, in particular the national TV media around the World, the local TV media where Petitioner resides and their guests from around the World, to violently rape Petitioner's brain thus also sexually assault, slander her 24/7 anywhere she is and wherever they are; whether her TV is on or off; make fun of and/or ignore Petitioner's pleas for help/screams of terror;

b.) The U. S. Military Psych Ops (core terrorists) have been hired by each POTUS since 10/31/89 to terrorize Petitioner 24/7...and recruit all others to "have fun with it". Psych Ops has recruited 1,000's to millions named and unnamed Respondents including all national TV media (ABC, NBC, CBS, Fox, CNN, C-Span, BBC and their guests, etc.), all of Congress, local TV media where Petitioner lives, seemingly all citizens in the cities where Petitioner has resided or traveled to find help; her neighbors, tennis persons, cat shelter persons et al---most people near or in contact with Petitioner to act as violent Psych Ops operatives.

c.) Psych Ops acts like the conductor of a symphony, coordinating the named and unnamed Respondents simultaneously, instructing each group of terrorists daily, often multiple times daily, sometimes minute to minute via social media and personal visits as to the slander, the violence, the procedure they are to inflict on Petitioner and what to do or not to do to Petitioner that day.

d.) The foundation and process of Psych Ops terrorism of Petitioner is based on deliberate misstatements about Petitioner and all participants willingness to accept these lies and participate. The first lies were about who Petitioner was, getting everyone from her background including her mentally ill dysfunctional mother and most likely strangers to lie about her; put it on tape and use that tape as a recruiting tool to recruit everyone to dislike or hate her, thereby actively participate in this terrorism or turn away from Petitioner, leaving her at the mercy of these violent 24/7 terrorists.

e.) This terrorism scheme relies on all POTUS', all Congresspersons, all TV media and their guests, (the courts) et al to ignore Petitioner's pleas of 32+ years for help via letters, emails, lawsuits, or while they are live on-air. They're to pretend they don't know her except to make fun of her, dehumanizing her, particularly while they're raping her internally, sexually assaulting her; also assaulting her externally by watching her shower, go to the bathroom, change clothes, if she were to have sex, etc. The participants are instructed not to help Petitioner stop this violence or speak to her about the terrorism or at all for 32+ years, but they're allowed to rape, sexually assault, slander, even threaten her. Very violent, very dehumanizing.

f.) The terrorism schemata "playbook" can be somewhat demonstrated by the attached 'Communist brainwashing' study dated 1956 (Ex. "B") shared between then CIA Director Allen W. Dulles and J. Edgar Hoover, then Director of FBI. Due to its length, Petitioner attached only part of the material received under this FOIA request. It begins as one man becomes a "marked man" by the authorities; his friends and others abandon him. They take him into custody, force him into an isolated cell....(They isolated Petitioner by slander; rape, sexual assault for 32+ years via the planks of terrorism partially listed herein.) Petitioner believes the snippets attached will give a very small sample of the more advanced and "automated" terrorism schemata they have inflicted inside and outside Petitioner's body 24/7 for 32+ years.

Their credo, as stated on page 3 states:

"We know now that men can be made to do exactly anything...It's all a question of finding the right means. If only we take enough trouble and go sufficiently slowly, we can make him kill his aged parents and eat them in a stew."

In named and unnamed Respondents' case, it is reversed: "...If only we take enough trouble and go sufficiently slowly, we can make others (named and unnamed Respondents) kill Petitioner and eat her in a stew."

g.) Respondents use local TV media in the communities where Petitioner has resided for 32 years to daily air Respondents' smear campaigns of Petitioner in order to recruit local citizens to participate in this terrorism. Said smear campaign also involves photo-shopped images of her engaged in inappropriate activities;

h.) Respondents use CIA, FBI, DOJ, seemingly all federal intelligence agencies and NGO unnamed co-conspirators such as Facebook, other social media networks, TV media, neighbors, tennis persons, cat shelter persons, strangers, possibly foreign countries et al to daily forge pro-terrorism materials making it appear they are Petitioner's;

i.) Recruit governors (including FL's, TN's and NY's) and other state officials including state Attorneys General; the local government where Petitioner resides; local law enforcement where Petitioner resides to engage in this terrorism thereby enhancing this terrorism and endangering Petitioner even more;

j.) Of those attorneys who may have believed Petitioner's story, Respondents persuade attorneys Petitioner tried to hire over the past 32+ years to participate in this terrorism or engage in complicity by refusing to help Petitioner thereby denying Petitioner access to the courts to stop this terrorism. (Petitioner found attorney Mark Geragos 4 years ago; she still cannot find another attorney to help her write these pleadings to be able to confer with him.)

k.) Respondents have used the TV media to indicate they are going to kill Petitioner, Ms. James, Mr. Vance et al if they prosecute named and unnamed Respondents. They have also indicated they will forge more pro-terrorism material and arrest Petitioner for their illegal and unconstitutional actions if she testifies against them.

l.) Petitioner is stalked 24/7 by Military Psych Ops operatives for 32+ years.

9. a. Petitioner should have had to notify named and unnamed Respondents that she was being raped, sexually assaulted, etc. one time 32+ years ago; it was named and unnamed Respondents legal, constitutional and/or moral responsibility.

b. Solely because of Respondents' violent 24/7 actions of 32 years which are partially described herein, Petitioner has not been able to read a book for content or retention, engage in critical thinking or often think well at all; thereby get a law degree, work, date, marry, have children, have friends, play tennis, volunteer, have conversations with others who are not participants therefor has had no conversations with a non-terrorist human for 32+ years. She has had difficulty going out in public due to the stalking terrorists mostly in the first 20 years of this terrorism; is forced to live near poverty on disability; --- They have obviously taken more than her constitutional and legal rights and freedoms. This terrorism is inhuman; they have dehumanized her in the eyes of others including the named and unnamed Respondents. Treating her as less than human by raping her brain, sexually assaulting her, slandering her; then ignoring her pleas for help in stopping this horrific 24/7 violence, but make fun of her. It is as normalized for them as tying their shoes or other routine actions.

c. In Petitioner's own words and in first person:

I have been numb from the shock of this terrorism since the beginning on October 31, 1989. Life ceased; everything turned 180 degrees: My hopeful purposeful life and future stopped immediately and violence, darkness, 24/7 terrorism began. The Military Psych Ops are terrorists and have micro-managed every moment since 10/31/89. Everywhere I have gone, everything I have thought, everything I have said, everything I have done since 10/31/89 is BECAUSE of this terrorism, even where I live, what I wear. There is nowhere I can run to get away as evidenced by coming to Sarasota; not a moment's peace from the 24/7 violence inside my house, inside my body. They have destroyed me psychologically, spiritually, emotionally, and a good bit physically. I am allowed to do little more than wake up each day, scream in terror all day; not allowed to work, date, marry, play tennis, have friends, have money....and get justice thus far in any court.

According to the TV media unnamed terrorists recently, this is the military; it is not headed by General Milley although he is part of it; so is it a "secret", "private" terrorist group of the President of the United States? Certainly POTUS George H.W. Bush either formed the group or directed it at me; I can tell you they are Psychological Operations terrorists; with the mind reading equipment raping my brain, they know what causes the most pain, displeasure, thus they do it. From what I can tell, they are professional liars; "everyone" is to do what they tell them to do to me such as rape, sexually assault, slander and all the other things; and so I've screamed in terror 24/7 since 10/31/89; spent 28 years trying to "educate" Congress, TV media, local leaders, Hollywood thinking they didn't know. Over the years, every institution that was supposed to keep me safe were taken over by terrorists, doing what the terrorists told them to do by not helping me, but listen to their smear campaign of me and help them tell lies that I was pro-terrorist, violent, crazy, etc. It was only in recent years that I learned the TV media and their regular guests knew exactly the "men on the plane"; knew the different planks of this terrorism; and were all in; they have been a major source of death threats, most of the violent 24/7 rape, sexual assault and even slander. They knew all along, yet I painstakingly, carefully tried to explain daily to these people thinking the MRE wasn't transmitting well similar to someone not being able to read Morse code. They knew. They laughed. They enjoyed terrorizing, trying to kill me 24/7 for 32+ years, spearheaded by a "secret" military terrorist organization not run by the Joint Chief. Gut wrenching; I still haven't come to terms with it.

Makes sense; can remember long term terrorists Matt Lauer, Al Roker of NBC live on their Today Show set on the streets of NYC; a siren started in the background; they laughed; I thought "that's for me, isn't it?"; one of the two nodded. They knew the military Psych Ops terrorists were using local police/ER sirens to terrorize me...and apparently it's funny. ---When Barack Obama/VP Joe Biden increased the terrorism exponentially upon taking office in 2009 using holograms; terrorist Matt Lauer said something about "...apparently using holograms..." and was smiling. I believe all these terrorists knew all these years that they're terrorizing me to my death.

This 32+ years of violent 24/7 terrorism has even changed the way I walk; now slouched over at the shoulders and/or leaning forward. Although I have no physical disability, I often walk on a walker or with a cane because of the devastating psychological and physical effects of this terrorism and the enormity of it; the length of time they have taken from me. I think about the terrorism all the time obviously; at times though when I think of it, my legs go out from under me.---Sometimes when people, even strangers, look at me, I think "oh, no, what now", and my legs will give way because seemingly all people have been weaponized by the terrorists for 32+ years.

All people around me started engaging in what I call the Military Psych Ops "psycho-babble" on October 31, 1989; loud deliberative ramblings

making no sense to me. Stalkers, even people driving near me circle their index finger around their temple indicating I am a "crazy" person---they even do it in Sarasota, but mostly they just participate in pretending I'm crazy. I heard one stalker in the early years state "we're supposed to have fun with it" so the loud babbling often comes with a lot of loud laughter. I've also heard them recruit others to participate with phrases such as "...help us out." By participating in this "buddy system" of terrorism. At that time, I did not know the Military Psych Ops was using the local TV media and radio DJ's in Nashville (and Sarasota and everywhere I have traveled to find help) to announce my whereabouts and request locals stalk me, engage in the psycho-babble, preferred slander or regurgitating my thoughts in almost-real time.

In 1989, there were no cell phones. Everything I did and still do is to try to mitigate and/or stop this terrorism. When I would go out to a restaurant to have coffee to wait for "the good guys" to come help me (while I was still shaking, unable to do much more than sit like a frozen victim of crime), stalkers would come and sit at all tables surrounding me. Periodically, people from different tables would get up and go to a pay phone, loudly announcing they were going to 'the clubhouse'; returning in moments to start engaging in psycho-babble ergo loudly and regurgitating and making fun of my thoughts in almost-real time. Horrific violence and terrorism. As I learned much later, the Respondents were using the TV media to give out a "clubhouse" phone number to find out what to say or do to me. What the stalking townspeople didn't know is that the Military Psych Ops was feeding them my raped thoughts, cleverly weaponizing not only every human who raped me but my thoughts as well. My brain shut down to protect me; I was in survival mode...and still am 32+ years later.

Almost everywhere I went for the first 20 years, stalkers came or recruited terrorists were already there, tapering off somewhat after 15 years.

For the first 3 years, some of the stalkers threatened to ensure I "was dead" or "dead or in jail"; the death threats dominated their psycho-babble. Years later, one said they would kill me, throw my body in a ditch, when it was found no one would recognize it. I believed they would kill me; I wasn't afraid of being arrested as I hadn't done anything until 15+ years in; police did as Petitioner explained to this Court before. I was not functioning well; brain fogged and numb with disbelief; constantly shaking.

I purchased ear protection; the highest decibel level available and wore them when I went out to wait for the good guys in restaurants, to the grocery, most anywhere there was another human. On several occasions, when Psych Ops, TV media et al increased the terrorism, specifically the noises of the police sirens, train whistles, car horns, I had to wear them indoors at home...but not in front of my participating ill mother.

In addition to their daily smear campaign and announcement of my location, the Military Psych Ops uses the local TV media and radio DJ's where I live to instruct the townspeople to do various things to me: a few

times in Nashville, they were asked to spit when I look at them because I find it so repulsive; which in Nashville many complied as have a few here in Sarasota. It got to the point whenever I saw a person, I would look down. At one point, they were apparently asked to grab their genitals when they saw me.--- Stalkers were also threatening to give me a lobotomy; which for a while I thought they would; very frightening.--- Both in Nashville and here in Sarasota, the stalkers/townpeople will incorporate the word "crazy" whether it fits the sentence or not---it's directed at me; used to be frightening as they had already locked me in a mental hospital, although I had no mental illness or behavior issues because the Psych Ops told my participating ill mother to do so; I never discussed this terrorism with my mother or anyone in the mental hospitals.---During the increased terrorism here in Sarasota about 6 years ago in which national TV media, tennis gals, Military Psych Ops operatives stalking me in their car 24/7 were threatening to kill me and my favorite cats, local townspeople and police were asked to take pictures of me on their cell phones; transmit them to the Psych Ops via social media where they were photo-shopped to make me look pro-terrorist; as if I were having a temper tantrum on the tennis court, intoxicated in public, fist-fighting in public, etc. I couldn't stop shaking and was so scared had to use a cane to walk at some points. It resulted in my last suicide attempt; I was locked in my bathroom, lights out, shaking, drinking some toxin hoping it would end this horrific violence...and relinquished one of the cats to the non-kill shelter they had threatened to kill along with me. At some point during these days/week(s), Military Psych Ops terrorists stalking me pulled in front of house in the middle of the night and played a brief military horn; unsure of the song title, Taps maybe? To signify named and unnamed Respondents victory in terrorizing me 24/7 to my death?

One time in Nashville, I saw someone I thought I recognized in a white pick-up truck; thereafter for a matter of days, seemingly white trucks were driving around or near me; I assumed the Psych Ops had it announced the request to do so over the local TV media and radio.

I was already shaking all my waking hours which were many; sleep was elusive. This terrorism is physically and psychologically violent and it is their intention.

Over the decades, I drove or flew to Manhattan and D.C. several times to try to find help to stop this terrorism. In Manhattan in the early to mid-1990's, I walked into the United Nations, handed over my complaint I filed under the United Nations Declaration of Human Rights—Optional Protocol (for individuals tortured by their own countries). I followed up several times; they claim they didn't have it or some similar statement. I sent many to the Manhattan office and the one to their office in the Netherlands.

On one of the two trips, I believe, I made to Manhattan, I shockingly seemed to be known everywhere I went....the terrorists stalked me there. As I walked across the island, people would line the streets saying things like

"we don't want you here".-----On one of the trips, I stayed in a hotel in New Jersey for cost savings. Deciding to dine there, I walked in the front door to go to the restaurant on the right. As I walked, I passed their bar on the left, looked up at their TV monitor over the bar, and it was me walking down the street in Manhattan wearing my light pinks jeans. Shocked, I froze; there were few people there; just two men at the bar and the bartender watching the TV. The bartender turned and saw me; his countenance changed to fear; he whipped around and pulled the DVD out of the player and tossed it under the bar, then resumed cleaning a glass. Because "everyone" was a participant, was weaponized; because part of the terrorism is calling me "crazy"; threatening to lock me in a mental hospital, and having done so, I did not confront or speak to them. I was so scared, I turned and immediately left.

On my second trip to Manhattan, I drove my 1980 blue Buick Century from Nashville. Long story short, I was having lunch at the Waldorf Astoria, hoping "the good people of NYC" would come help me; however, naught. An unknown woman and her companions sat down next to me and started engaging in the psycho-babble; she was well-dressed, stated she was from Chicago on a theater junket; it's been a long time so I don't remember her exact statements, but she stated something that seemed to allude to making me poor so I couldn't afford nice restaurants, etc. Something she said made me think she/the other terrorists were involved in stealing my car. Panicked, I quickly summoned my bill and left. As I was leaving, a man across the street was waving me to get down the street away from his store and yelling something I couldn't understand. As I hurriedly made my way past a police officer speaking with someone, the officer turned, smirked and said something like "take the bus" which was a refrain I had heard from terrorists in Nashville. Did they steal my car? I already knew from a few minor acts on their part that the Manhattan police were involved: as I had pulled up to a stoplight, 10-15 of them walked out of their police station, walked within 20-25 feet of me; all smiling at me; then picked their noses (the sign someone is a participating terrorist); when I did the same; they all moaned "ahhh" and all turned simultaneously, walking back into their station.-----At any rate, I scurried the many blocks to where I parked my car, or thought I parked my car. I looked for hours. Never found it. To this day, I don't know if they stole it or if I didn't correctly remember where I had parked it. I had to call my estranged father for the money to get home...via bus. Weeks after arriving back in Nashville, I got a call from a stranger stating he had "found" my car; I never met the fellow. One of my many questions.

Made three one-day trips to Washington D.C. to try to find "the good people" to stop this 24/7 violence: 2005, 2006; 2012. On two of those trips, I hand-walked my lawsuits into the U. S. District Court there on Constitution Avenue; on one occasion, what appeared to be employees in the hallway there engaged in the psycho-babble as I neared them. ---In 2006, EVERYWHERE I went, EVERYONE in D.C. had been weaponized just as they were in

Nashville. Very loud psycho-babble. Again, didn't know the Military Psych Ops was using local D.C. TV stations and radio DJ's to spread their smear campaign; get people of D.C. to engage in this violence and "have fun with it". So many of these people were so "educated" as to what to say or do and what I looked like and where I was, it was like being in Nashville. As I was traversing the streets of D.C. to find a place to eat lunch, people engaged in the psycho-babble. I chose a pizza restaurant; sat down and the people already seated there started engaging in the psycho-babble:

Where was POTUS? All Congresspersons? The intel community? The Mayor?----I walked around the city with a sign that read "Stop the mind-reading equipment and CIA smear campaign"; I would also get in my rental car, tape the sign to the side of the car, then drive around the city, hopefully educating citizens and hoping for help.----One time, I drove into the drive of the Pentagon; a man in a passing car was straining to read my sign; obviously he did as he started yelling and violently pounding his steering wheel with his hand. I turned and left.

One night, while lying in bed unable to quiet my mind from the threats, ongoing loud police sirens and train whistles and periodic car horns, my knees retracted to my chest. Despite my best efforts, I couldn't straighten them out. I was so scared, my body had returned to fetal position...

In the 32+ years of this terrorism, I have not had a conversation with anyone who is not a terrorist; typically all people around me are terrorists, including librarians, waiters, grocery clerks et al. I believe there have been a few men who wanted to meet me, however, I have such little confidence in me....and in others; they either get lost in my eyes in the crowd of terrorists or my fear of being set up by the terrorists which they have done, so I haven't met "the good guys" probably trying to help.

As of early November 2021, I started having panic attacks, mostly at night; since I have slept little. Hopefully some is thinking about how many terrorists are raping ergo inside my body, raping, destroying me. Sometimes when I close my eyes, I panic---I don't think I can breathe; also happens when my eyes are open. When I think of all the things these terrorists have done to me over 32+ years and continue to do, I feel my body tightening but that has happened every day for 32+ years; and I rarely think of other things; how can I; they have controlled and destroyed my life and me 24/7 so I am surrounded by their filth inside and outside my body 24/7. They have forced me to live in their dirt and violence so long I don't remember much else, it seems. When someone is terrorizing, obviously trying to kill you slowly, it takes priority; nothing else is so important. Death would have been better than any day over the past 32+ years. They are the cause of my 5 suicide attempts; being made homeless 5 times and the 5 times they locked me in a mental hospital (had nothing to do with suicide attempts). Seemingly everyone everywhere I go is a terrorist. It is unbearable. I will not commit suicide; I will stay alive to testify what they have done to me.

Core group of terrorists, Military Psych Ops, now Merrick Garland push the control buttons of every Congressperson; every TV terrorists; locals; my neighbors; most everyone everywhere I go...but it's all voluntary; no one is forced to participate. However, anyone who does what they tell them to do ARE the terrorists. No one has the right to rape, sexually assault, slander, try to kill another human.-----All of these people have heard me screaming in terror 24/7 for 32+ years; the only thing they want to know is can they make me homeless again, rape me more and is my vagina wet?

The only solution are the courts...my only saviors are the people trying to save me and our country, starting with my attorney, Mark Geragos; Letitia James, Cyrus Vance et al. This terrorism is still alive for 32+ years because the courts have continually failed me including SCOTUS: I filed 2 different lawsuits in each year starting in 2018, 2019, 2020, now 2021. I believe because the Military and all other named and unnamed Respondents conspire to deliberately mislead this court and "everyone" else, SCOTUS didn't know the truth.

The most important thing is to stop this 24/7 violence to me immediately and that can only happen through my attorney, Mark Geragos...and Ms. James, Mr. Vance et al. I can get the facts; who; what; where later; the same order applies when a woman is being raped in the more traditional way; 911 is called; police race to help the woman and stop the rapists; they'll get his identity and the facts later; stopping the violence is the most important thing and speaking to my attorney.

If this Court does not hear this case, these deliberately untruthful terrorists, in the highest positions in the land, will finish killing me.

d. Since this Court denied Petitioner's pleadings filed March through July 2021, named and unnamed Respondents have illegally and unconstitutionally used their positions to recruit more people to rape, sexually assault, slander, ignore any explanations or pleas for help by Petitioner, including but not limited to the people attending the 20 year anniversary of the 9/11 terrorism attacks, also attended by Merrick Garland and several POTUS'. ----- The gymnasts sexually assaulted by Larry Nassar were also raping, sexually assaulting, no doubt slandering Petitioner while they were testifying live in Congress about being raped themselves et al. The gymnasts were already recruited to be terrorists; they

clearly knew of the terrorism while raping, sexually assaulting Petitioner, watching her shower, go to the bathroom no doubt from the summer 2021 Olympics overseas.

a.) Petitioner believes these new recruits not only rape Petitioner internally like all other terrorists but externally as well by watching her shower, go to the bathroom, change clothes, etc. like all other terrorists.

V. ARGUMENT

POINT I

12. By rejecting Petitioner's factual assertions, by denying discovery, depositions, the district court erroneously drew inferences. Petitioner realizes her case is bizarre thus additionally "dropped names", specifically Mark J. Geragos; New York Attorney General Letitia A. James; Manhattan District Attorney Cyrus R. Vance, Jr., Professor Jonathan Turley of George Washington University for the courts to verify her allegations. The court evaluated Petitioner's credibility and improperly resolved factual issues. Therefore, the court erred by dismissing the complaint.

13. Petitioner has filed pro se suits periodically over the 32+ years of this terrorism; to the best of Petitioner's recollection, all have been rejected as "frivolous". SCOTUS has the evidence and testimony presented to them by New York Attorney General Letitia James, Manhattan District Attorney Cyrus Vance, Mark Geragos and others, thus is aware this case is serious, not frivolous.

14. Petitioner has not at this time found citations to support her case. Perhaps any such victim did not survive or file a lawsuit.

15. New advances in technology over time or the bizarre and unusual application of them may sound frivolous to the ordinary American and the courts as would Petitioner's case. As examples, in the pre-internet days prior to the 1980's, if Petitioner were trying to explain communicating via the internet or men on the moon in the pre-1960's era, a reasonable court may have considered them outrageous and dismissed them as "frivolous". But they're true. This is one of those cases.

POINT II

16. There is no "national security" issue, legitimate "investigation" of Petitioner; "deal in the works" or Petitioner being "lower class" or "is where she belongs". These are code words, euphemisms for this 24/7 terrorism. No legitimate pro-terrorism material exists, ever, related to Petitioner. Named and unnamed Respondents have forged all pro-terrorism material, now including Merrick Garland. Therefore, any attempt by named and unnamed Respondents to use the courts, including the FISA court or SCOTUS, to keep this violent 24/7 terrorism alive for any reason much less their personal entertainment is illegal and unconstitutional.

17. Petitioner believes social media types like Mark Zuckerberg have confessed to forging pro-terrorism material. Regrettably, Merrick Garland, the Military Psych

Ops may have requested they forge more, as well as recruiting private companies and other countries.

POINT III

18. Petitioner respectfully requests judges of the D.C. Circuit or SCOTUS Justices who have a bias toward Merrick Garland, former Chief Judge of the United States Court of Appeals for the District of Columbia, who served with a few of the SCOTUS Justices or a bias for any of the named or unnamed Respondents including the POTUS' who appointed them to their respective benches, respectfully recuse themselves under the Due Process clauses of the United States Constitution.

19. SCOTUS addressed recusal in the *Caperton vs. A.T. Massey Coal Co.*, 556 U.S. 868 (2009) wherein one litigant requested a judge recuse himself because opposing party's CEO spent over \$3 million helping elect the judge. Though SCOTUS found there was no evidence the judge was biased, it still held that he had to recuse himself under the Fourteenth Amendment Due Process clause which requires judges recuse themselves from cases that represent a probability of bias.

20. Subsequently Petitioner requests the remaining unbiased Judges/Justices immediately, within 24 hours, grant Petitioner's request to speak with her attorney, Mark J. Geragos, within 24 hours for purposes of stopping this horrific unbearable terrorism immediately.

POINT IV

21. Respondents' actions of threatening to illegally and unconstitutionally arrest her attorney, Mark J. Geragos, at minimum, violate Petitioner's Fifth, Sixth Amendment right to counsel and many laws such as conspiracy, obstruction, etc. as well as Mr. Geragos' constitutional and legal rights.

a.) In Escobedo v. State of IL, 378 U.S. 478 (1964), the SCOTUS established the right to counsel begins when a legitimate investigation is no longer a general inquiry but focuses on one particular "suspect". Hence if Respondents were legitimately "investigating" Petitioner, she should have had access to Mr. Geragos when he became her attorney four years ago.

b.) Even if this Court were to give deference to Respondents and their falsified pro-terrorism materials, Petitioner would still have rights to confer with her attorney. In Hamdi v. Rumsfeld, 542 U.S.507 (2004), this Court concluded Mr. Hamdi, declared an "enemy combatant" by the U.S. government, maintained his Fifth Amendment due process rights to contest his detention, with access to an attorney, before a neutral decision-maker.

This court further rejected the government's argument that separation-of-powers prevents the judiciary from hearing Mr. Hamdi's challenge.

c.) Petitioner is unsure how Respondents are falsely "classifying" her or what exactly they are forging, but the following citations may be beneficial:

ii. In Rumsfeld v. Padilla, 542 U.S. 426 (2004), U. S. citizen Jose Padilla was arrested in the U. S., eventually declared an "enemy combatant" and

was denied access to any attorney. District Court Judge Mukasey rejected the government's denial of Mr. Padilla's access to any attorney because of government fears counsel would interfere with Padilla's interrogation and that Padilla might use contacts with counsel to communicate with other terrorists.

The appeals court reversed the district court's "enemy combatant" ruling finding the Authorization for Use of Military Force (AUMF) did not meet the requirement of the Non-Detention Act and that the President could not, therefore, declare American citizens captured outside a combat zone as enemy combatants hence ordered Padilla released without resolving the issue of access to his attorney; thus this Court did not see the case.

POINT V

22. President Biden and all other POTUS' knowingly illegally and unconstitutionally abuse the privilege or right of the Executive Order (or similar instrument) to keep this terrorism alive solely for their entertainment. In Youngstown Sheet Metal v. Sawyer, 343 U.S. 579 (1952), SCOTUS overturned an Executive Order issued by President Truman opining that the President had no power to act except in cases expressly or implicitly implied by the Constitution or by Congressional legislation.

POINT VI

PETITIONER'S OTHER SIXTH AMENDMENT RIGHTS ARE DENIED HER.

23. Violates Petitioner's Sixth Amendment right to face her accusers.

24. Violates Petitioner's Sixth Amendment right to the "evidence" against her.

POINT VII

25. Petitioner's other constitutional and legal rights are being violated.

Respondents' actions stated herein also violate, at minimum, Petitioner's First, Fourth, Fifth, Ninth Amendment rights and a myriad of legal rights including terrorism laws.

POINT VIII

26. Raping an individual's brain with MRE is violent, internal and used the way the terrorists do, is devastating to this victim. The 'brain', as defined by The Oxford American College Dictionary' (2002):

An organ of soft tissue contained in the skull of vertebrates, functioning as the coordinating center of sensation and intellectual and nervous activity. The human brain consists of 3 main parts:

- i.) The forebrain, greatly developed into the cerebrum, consists of two hemispheres joined by a bridge of nerve fibers, and is responsible for the exercise of free thought and control of speech.
- ii.) The midbrain, the upper part of the tapering brainstem, contains cells concerned in eye movements.
- iii.) The hindbrain, the lower part of the brainstem, contains cells responsible for breathing and for regulating heart action, the flow of digestive juices, and other unconscious actions and processes. The cerebellum, which lies behind the brainstem, plays an important role in the execution of highly skilled movements.

Petitioner's brain involuntarily and voluntarily stopped thinking 32+ years ago in order to protect Petitioner from violent assault internally and by terrorists

regurgitating her thoughts or making fun of her thoughts or merely by the violence of raping her thoughts. Petitioner's brain has been in the flight or fright mode since they began October 31, 1989.

Of note and as a refresher to this Court, whatever Petitioner's eyes see, the terrorists see, which is also an internal process and another plank of terrorism to Petitioner and other innocent Americans. About 5-6 years ago, Petitioner was a member of a Sarasota exercise/health club wherein she and other female members would change clothes and/or shower. When Petitioner would see a member nude or in a partial state of undress, she now believes named and unnamed Respondents would see, as would all national TV media and their guests around the World, as well as local TV media where Petitioner and these unwitting women live.

VI. REASONS FOR GRANTING THE PETITION and EXPEDITING SAME:

26. Two out of three branches of the United States government are active participants in this terrorism, both professionally and individually, leaving only the Judiciary to use its authority to help stop this terrorism, in particular, SCOTUS.

27. There is reasonable probability that an unbiased court will conclude upon review that the actions of named and unnamed Respondents are erroneous; that they are deliberate, willful, violent with intent to seriously harm or kill Petitioner, and are unconstitutional and illegal.

28. Further irreparable harm to Petitioner will continue should this case not be heard on an expedited basis by this court---they have already destroyed her; they

have dehumanized her, reducing her to an animal, screaming in terror 24/7 for 32 years' and have dehumanized her in the eyes of the "men on the plane"; Congress; TV media and their guests; locals including neighbors, tennis persons so everyone dislikes or hates Petitioner, leaving POTUS to continue using the Military Psych Ops, TV media, now Merrick Garland et al to terrorize Petitioner to her death.

a. Military Psych Ops has deliberately misled everyone from the beginning about WHAT they are doing to Petitioner; lied about WHO she was; her background; lied about the EFFECTS of anyone violently raping her brain with mind reading equipment and sexually assaulting her 24/7 much less the EFFECTS of 100's to 1,000's of TV terrorists, Congress, POTUS et al raping, sexually assaulting her 24/7; lied about the EFFECTS of 100's to 1,000's of TV terrorists, Congress, POTUS' et al watching her go to the bathroom, shower, if she were to have sex, etc.; lied about the EFFECTS of her forced isolation by using local TV media to daily air the smear campaign thereby recruiting all locals to participate; lied about the EFFECTS of not being able to read a book in her own home, work professionally or at all around non-terrorists, date, marry, have friends, have children, have money, not being allowed to have a conversation with a non-terrorist human for 32+ years; lied about the EFFECTS of being stalked 24/7 by Psych Ops terrorists for 32+ years; and all other planks that this barbaric 24/7 physical and psychological violence has on a person and over the course of 32+ years. This Court is aware they have intentionally misled, lied to this Court about the pro-terrorism materials. They, including Merrick Garland, have deliberately misled this Court in

other matters relating to this case. They have shown no respect for Petitioner, SCOTUS Justices, the law, the Constitution of the United States, this country, the citizens of this country.

29. Named and unnamed Respondents will not stop this terrorism if SCOTUS refuses to hear this case. SCOTUS' denial of her pleadings of 2021 gave Merrick Garland and the U.S. Military Psych Ops terrorists et al permission to prolong and enhance this 24/7 violent terrorism and sexual assault of Petitioner, including forging more pro-terrorism material; more slander material, etc..

30. Respondents are using our country's treasures and national security assets for their own personal vendetta against Petitioner for 32+ years as well as using and abusing their positions of power in the United States government.

VII. CONCLUSION

33. Petitioner prays, begs this Court:

a.) Expedite this case due to the importance to our country, our society and to Petitioner; they are trying to slowly kill Petitioner;

b.) Find Respondents' actions unconstitutional and illegal thus allow Petitioner to confer with her attorney, Mark J. Geragos, immediately and safely;

c.) There is no pro-terrorism material in existence, ever, related to Petitioner; hence any action taken against Petitioner, her attorney, Mark J. Geragos, New York Attorney General Letitia A. James; Cyrus R. Vance, Jr., the Manhattan

District Attorney by named and unnamed Respondents, the U. S. government is unconstitutional; is criminal activity and is intended to obstruct justice and should be struck down by writs or by any other power bestowed this Court's;

d.) Respectfully requests any Justice biased toward Merrick Garland or any other named or unnamed Respondent respectfully recuse themselves from this case.

Petitioner respectfully requests the SCOTUS Justices perform what Petitioner believes is their constitutional and legal duties of allowing her to confer with her attorney of 4 years, Mark J. Geragos, Ms. James, Mr. Vance and anyone else necessary for purposes of stopping this violent terrorism immediately and restoring our democracy. Petitioner respectfully requests the Justices honor their Oath(s) taken at the time of their admission to this Court; the combined oath of "The Constitutional Oath" and "The Judicial Oath" being:

"I, _____, do solemnly swear (or affirm) that I will administer justice without respect to persons, and do equal right to the poor and to the rich, and that I will faithfully and impartially discharge and perform all the duties incumbent upon me as _____ under the Constitution and the laws of the United States; and that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God."

(e) Recognize justice delayed is justice denied. Terrorists have already violently taken 32+ years of Petitioner's life and every day they are not stopped is another day of violence and Petitioner screaming silently in terror;

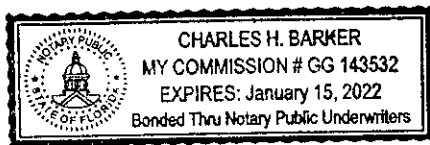
f.) For the reasons stated herein, Petitioner respectfully requests, begs this Court reverse the district court's dismissal of her suit, expedite this case and immediately grant Petitioner's request to confer with her attorney to immediately stop all planks of this 24/7 violence and at now at age 65, save what is left of her life on this Earth.

In the alternative, Petitioner respectfully requests this Court review the case for further proceeding.

g.) Grant any other relief to Petitioner this Court deems worthy including but not limited to immediate attorney/client privilege.

November 9, 2021

Charles H Barker
11-09-21



Respectfully submitted,

Mary Jo Weidrick
Mary Jo Weidrick, Petitioner

1300 Rhodes Avenue

Sarasota, FL 34239

941-316-0273